FEB 2 3 2004

Docket No.:	
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CLARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

As a below named inventor, I hereby declare that: My residence, mailing address, and citizenship are as stated below next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

METHOD OF PRODUCING	CRYSTALLINE	ITO DISPERSED SOLUTION		
the application of which				
is attached hereto	OR	was filed on		
		as United States Application Number Number	or PCT Internation	nal Application
		(Confirmation No(if a), and was ame pplicable).	nded on
I hereby state that I have reviewed a by any amendment specifically refen	nd understand the con red to above.	tents of the above identified application	, including the cla	ims, as amend
l acknowledge the duty to disclose continuation-in-part application(s), r	ed to above. Se information which naterial information w	is material to patentability as defini	wid in 27 OPH LE	<i>.</i>
I acknowledge the duty to disclose continuation-in-part application(s), referenced the national or PCT international fills is hereby claim foreign priority under breeder's rights certificate(s), or 365 United States of America, listed be	se information which naterial information was date of the continuation of the continuation of any PCT intermition of any PCT intermition of the certificate(s), or any	is material to patentability as defini	ed in 37 CFR 1.5 g date of the prio on(s) for patent, in at least one count	6, including f r application and enventor's or pla ry other than the
I acknowledge the duty to disclos- continuation-in-part application(s), re- the national or PCT international filinal thereby claim foreign priority under breeder's rights certificate(s), or 365 United States of America, listed belinventor's or plant breeder's rights	se information which naterial information was date of the continuation of the continuation of any PCT intermition of any PCT intermition of the certificate(s), or any	is material to patentability as define hich became available between the filing item-in-part application. or (f), or 365(b) of any foreign application application(s) which designated trifled below by checking the box and	ed in 37 CFR 1.5 g date of the prio on(s) for patent, in at least one count	6, including for application and application and application and application of the control of t

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I hereby claim benefit under 35 United States Code §120 of any United States application(s) or §365(c) of any PCT International application(s) designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in a listed prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge my duty to disclose any information material to the patentability of this application as defined in 37 C.F.R. 1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Prior U.S. or International Application Number(s)

U.S. or International Filing Date

Status

I hereby appoint all attorneys of SUGHRUE MION, PLLC who are listed under the USPTO Customer Number shown below as my attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, recognizing that the specific attorneys listed under that Customer Number may be changed from time to time at the sole discretion of Sughrue Mion, PLLC, and request that all correspondence about the application be addressed to the address filed under the same USPTO Customer Number.

WASHINGTON OFFICE

23373

CHRECOWER PRIMITER

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

NAME OF SOLE OR FIRST INV	ENTOR:				
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